#### STATE OF IDAHO

# Court Reporting Price Agreement Fees

		SBPO 1176	SBPO 1022	SBPO 1175	SBPO 1027		SBPO 1179	SBPO 1177	SBPO 1174
		Hedrick Court			M&M Court	M&M Court		Clearwater	Tucker &
Price Agreement Term: April 1, 2005 through March 31, 2006		Reporting	M.D. Willis, Inc.	CSB Reporting	Reporting	Reporting	Associated Reporting		Associates
The Agreement Term. April 1, 2000 through March 31, 2000		Wally Hedrick	M. Dean Willis	Constance Bucy	Cheryl Smith	reporting	Isabel Bruce	Gloria McDougall	Elaine Evans
		P O. Box 578	5190 Hwy 44	17688 Allendale Rd		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	200 N 4th St Ste 204	102 11th Street	605 W. Fort Street
			,						
		Boise, ID 83701	Eagle, ID 83616	Wilder, ID 83676	Coeur d'Alene,		Boise ID 83702		Boise, ID 83702
		Ph: 208-336-9208	Ph: 208-855-9151	Ph: 208-337-4807	Ph: 208-765-17		Ph: 208-343-4004	Ph: 208-743-2748	Ph: 208-345-3704
		Fax: 208-388-3853	Fax: 208-855-9152	Fax: 208-890-5198	Fax: 208-765-8	3097	Fax: 208-343-4002	Fax: 208-746-8156	Fax: 208-345-2714
Exhibit A									
Court Reporting - Standard Pricing Schedule					Lay Price	Expert Price			
	Zones	3	3	All	1,2,3,4		3,4	1,2	3,4
Appearance Fee									
Per hour:	_/hour	\$ 20.00	\$ 25.00	N/A	\$ 40.00	Deposition	\$ 35.00	\$ 45.00	N/A
Per half day:	_/1/2 day	\$ 60.00	\$ 60.00	\$ 70.00	\$ 100.00	Hearing	N/A	\$ 100.00	100
Per day:	_/day	\$ 120.00	\$ 120.00	\$ 140.00	\$ 200.00	Hearing	N/A	\$ 180.00	175
Appearance Fee - Court Cancelled - Less than 24 hour notice:	_/day	\$ 60.00	No Charge	N/A	\$ 50.00		\$ 45.00	\$ 120.00	100
Transcript Fee - Hearing (Original and one copy, per page):	_/page	\$ 3.50					\$ 4.75		\$ 5.10
Transcript Fee - Deposition (Original and one copy, per page):		\$ 3.25					Ŧ Ţ		
Transcript Fee - Deposition (Original and one copy, per page):	_/page	\$ 3.50					\$ 6.25		
	_/page	\$ 3.50		\$ 2.00					
Copy Fee - Extra (after Original and one copy) - Hearing - per page	_/page								
Copy Fee - Extra (after Original and one copy) - Deposition - per page	_/page	\$ 1.90					\$ 2.50		
Copy Fee - Extra (after Original and one copy) - Public Meeting - per page	_/page	\$ 2.05		\$ 2.00			\$ 2.50		
Exhibit Fee (per page - beyond copies in original transcript):	_/page	\$ 0.10		\$ 0.25			\$ 0.35	\$ 0.40	\$ 0.25
Travel outside 50 mile radius (per mile, both ways):	_/mile	\$ 0.26	\$ 0.25	State Rate	\$ 0.36		\$ 0.365	\$ 0.345	\$ 0.34
Per Diem if out of town									
Per day - Meals:	_/day	\$ 25.00	\$ 15.00	State Rate	\$ 30.00		Cost	\$ 35.00	Cost
Per day - Lodging:	_/day	\$ 50.00	\$ 60.00	State Allow	\$ 60.00		Cost	\$ 80.00	Cost
Tape Transcription (per page):	_/page	\$ 3.50	\$ 3.75	N/A	\$ 5.00		NotAvail	\$ 5.50	N/A
Diskette or E-Mail Copy:	/each	\$ 10.00	No Charge		No Charge		Inc w/ Trans	\$ 20.00	
Pricing for Expedited Service (Original and one copy)		-	Ŭ						
2-day turnaround, per page:	_/page	\$ 4.50	\$ 4.50	\$ 6.00	\$ 5.75	\$ 6.00	85%	\$ 6.00	\$ 7.19
Next Day Service, per page	_/page:	\$ 6.50					100%		\$ 7.70
Normal Transcript Turnaround (work days):	_/days	10	*	*				10 work days	10
Minimum Order for any services provided:	_/days	No Charge	No Charge	\$ 70.00			N/A	\$ 120.00	100
Notification time required:		140 Charge		*	Ψ 75.00			1-2 days	100
Other Services available - please describe and price	_/days		!				1	Video- \$100/hr	etran - N/C
Other Services available - please describe and price					Boise Office:		L	Tape - \$25	realtime - N/C
E 433 B						_			realtime - N/C
Exhibit B					421 W. Frankli	<u>1</u>		realtime - \$60/hr	
								rough draft ascii -	
					Boise, ID 8370	<u>2</u>		same day - \$2/page	
Pricing for products and services on this Exhibit B allow the agency to								Appearance Fee	
make unlimited copies of the Contractor's work product.					Ph: 208-345-96	311		Hearings - \$65/hr	
					208-345-8800				
Transcript Fee - Hearing (Original and one copy, per page):	_/page	\$ 6.00	\$ 5.50	\$ 3.75	\$ 5.50		\$ 6.58	\$ 8.00	\$ 6.80
Transcript Fee - Deposition (Original and one copy, per page):	_/page	\$ 5.00	\$ 5.50	\$ 3.25	\$ 6.00	\$ 6.50	\$ 6.50	\$ 7.50	\$ 5.70
Transcript Fee - Public Meeting (Original and one copy, per page):	_/page	\$ 6.00					\$ 6.50		
Exhibit Fee (per page - beyond copies in original transcript):	_/page _/page	\$ 0.10					\$ 0.50		
Tape Transcription (per page):	_/page	\$ 5.50	\$ 3.75	N/A	\$ 5.00		Not Avail	\$ 7.50	
Diskette or E-Mail Copy:	_/page _/each	\$ 0.25	No Charge		\$ 10.00		Inc w/ Trans	\$ 20.00	No Charge
Other Services available - please describe and price	_/cacll	Ψ 0.25	140 Onarge	1	Ψ 10.00	1	mo w/ mallo	Videotape - \$150/hr	140 Onarge
Other Services available - please describe and price			1	1	l	l .	1		
								Tape + copy - \$15	1

### COURT REPORTING SERVICES - SPECIAL CONTRACT TERMS AND CONDITIONS

The following Special Contract Terms and Conditions apply to Court Reporting Services Price Agreements ("Agreement"):

**PRICES:** 

Prices will be fixed and firm for the period of the Agreement. Prices for services rendered are detailed on Exhibit A (Court Reporting – Standard Pricing Schedule) and Exhibit B (Court Reporting – Unlimited Copies Pricing Schedule) as attached. The transcript fee shall include the original and one copy, the reproduction rights of which belong exclusively to the Contractor. Additional copies required by the agency will be provided by the Contractor at the pricing detailed on Exhibit A (Court Reporting – Standard Pricing Schedule). If the agency wants the option of making its own additional copies from the original or copy (includes copies on Contractor provided diskettes or email attachments), the pricing on Exhibit B (Court Reporting – Unlimited Copies Pricing Schedule) shall apply to the products or services listed.

<u>ITEMS:</u> Court Reporting and Transcribing Services for State of Idaho agencies.

**TERMINATION:** Either party for any reason may terminate this Agreement by submission of written

notice.

**REPORTS:** The Contractor will be required to furnish quarterly reports to the Division of

Purchasing, showing at a minimum, the dollar volume of purchases, the state agency customer, and the dates of service. Such reports shall be furnished no later

than thirty (30) days after the end of the reporting quarter.

# SPECIAL MISCELLANEOUS TERMS AND CONDITIONS:

- a. OFFICIAL, AGENT AND EMPLOYEES OF THE STATE NOT PERSONALLY LIABLE: In no event shall any official, officer, employee or agent of the state of Idaho be in any way personally liable or responsible for any covenant or agreement herein contained whether expressed or implied, nor for any statement, representation or warranty made herein or in any connection with this Agreement. This section shall not apply to any remedies in law or at equity against any person or entity that exist by reason of fraud, misrepresentation or outside the terms of this Agreement.
- b. CONTRACT RELATIONSHIP: It is distinctly and particularly understood and agreed between the parties hereto that the state of Idaho is in no way associated or otherwise connected with the performance of any service under this Agreement on the part of the Contractor or with the employment of labor or the incurring of expenses by the Contractor. Said Contractor is an independent contractor in the performance of each and every part of this Agreement, and solely and personally liable for all labor, taxes, insurance, required bonding and other expenses, except as specifically stated herein, and for any and all damages in connection with the operation of this Agreement, whether it may be for personal injuries or damages of any other kind. The Contractor shall exonerate, indemnify and hold the state of Idaho harmless from and against and assume full responsibility for payment of all federal, state and local taxes or contributions imposed or required under unemployment insurance, social security, workman's compensation and income tax laws with respect to the Contractor or Contractor's employees engaged in performance under this Agreement. The Contractor will maintain any applicable workman's compensation insurance and will provide certificate of same if requested. There will be no exceptions made to this requirement and failure to provide a certification of workman's compensation insurance may, at the State's option, result in cancellation of this Agreement or in a contract price adjustment to cover the State's cost of providing any necessary workman's compensation insurance. The State does not assume liability as an employer.
- c. SAVE HARMLESS: Contractor shall indemnify and hold harmless the state of Idaho from any and all liability, claims, damages, costs, expenses, and actions, including reasonable attorney fees, caused by or that arise from the negligent or wrongful acts or omissions of the Contractor, its employees, agents, or subcontractors under this Agreement that cause death or injury or

damage to property or arising out of a failure to comply with any state or federal statute, law, regulation or act. IN NO EVENT WILL THE CONTRACTOR BE LIABLE FOR INCIDENTAL, INDIRECT, SPECIAL, OR CONSEQUENTIAL DAMAGES. Contractor shall have no indemnification liability under this section for death, injury, or damage arising out of the negligence or misconduct of the State.

- d. CONFIDENTIAL INFORMATION: Pursuant to this Agreement, Contractor may collect, or the State may disclose to Contractor, financial, personnel or other information that the State regards as proprietary or confidential ("Confidential Information"). Confidential Information shall belong solely to the State. Contractor shall use such Confidential Information only in the performance of its services under this Agreement and shall not disclose Confidential Information or any advice given by it to the State to any third party, except with the State's prior written consent or under a valid order of a court or governmental agency of competent jurisdiction and then, only upon timely notice to the State. The State may require that Contractor's officers, employees, agents or subcontractors agree in writing to the obligations contained in this section. Confidential Information shall be returned to the State upon termination of this Agreement. The confidentiality obligation contained in this section shall survive termination of this Agreement. "Confidential Information" shall not include data or information that:
  - Is or was in the possession of Contractor before being furnished by the State, provided that such information or other data is not known by Contractor to be subject to another confidentiality agreement with or other obligation of secrecy to the State;
  - Becomes generally available to the public other than as a result of disclosure by Contractor; or
  - 3) Becomes available to Contractor on a non-confidential basis from a source other than the State, provided that such source is not known by Contractor to be subject to a confidentiality agreement with or other obligation of secrecy to the State.
- e. GOVERNING LAW AND SEVERABILITY: This Agreement shall be construed in accordance with, and governed by the laws of the state of Idaho. Except to the extent the provisions of the Agreement are clearly inconsistent therewith, the Agreement shall also be governed by the applicable provisions of the Idaho Uniform Commercial Code (IUCC). To the extent this Agreement entails delivery or performance of services, such services shall be deemed "goods" within the meaning of the IUCC, except where deeming such services as "goods" would result in a clearly unreasonable interpretation. Any action to enforce the provisions of this Agreement shall be brought in state district court in Ada County, Boise, Idaho. In the event any term of this Agreement is held to be invalid or unenforceable by a court, the remaining terms of this Agreement will remain in force.

# ZONES FOR PROVIDING COURT REPORTING SERVICES

ZONE 1 - Coeur d'Alene and surrounding area

ZONE 3 - Boise and surrounding area

ZONE 5 - Pocatello and surrounding area

ZONE 2 – Lewiston and surrounding area

ZONE 4 - Twin Falls and surrounding area

ZONE 6 – Idaho Falls and surrounding area